Court of Appeals, State of Michigan

ORDER

In re A Godboldo-Hakim Minor

Christopher M. Murray

Presiding Judge

Docket No. 303915

Michael J. Talbot

LC No.

11-499774

Kurtis T. Wilder

Judges

The Court orders that the motion for immediate consideration is GRANTED.

The motion to waive the stay requirements is GRANTED.

The application for leave to appeal is DENIED for failure to persuade the Court of the need for immediate appellate review.

The motion for stay is DENIED. According to the May 4, 2011 order, the Brooks were required to meet and cooperate with the Department of Human Services Foster Care Worker and Licensing Worker prior to the end of May 5, 2011. The duty to meet and cooperate with DHS is necessary to obtaining the statutorily required licensing, absent a court finding (and none has been presented to us this case) that placement with the Brooks is "adequate to safeguard the child from the risk of harm to the child's life, physical health, or mental well-being." MCL 712A.13a(5). If the child has not been placed, or if there remains a dispute that placement with the Brooks is "adequate to safeguard the child from the risk of harm to the child's life, physical health, or mental well-being", MCL 712A.13a(5), the trial court must address these issues at the 1:30 show cause hearing.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

MAY 0 6 2011

Date

Chief Clerk